United States Bankruptcy Court Eastern District of Washington

In re: GIGA WATT INC Debtor Case No. 18-03197-FPC Chapter 11

CERTIFICATE OF NOTICE

District/off: 0980-2 User: notice Page 1 of 2 Date Rcvd: Aug 29, 2019 Form ID: pdf002 Total Noticed: 2

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Aug 31, 2019.

DBS Law, 155 NE 100th St., Suite 200, Seattle, ...
on Esq, Michelson Law Group, 220 Montgomery St Suite 2100, 155 NE 100th St., Suite 205, Seattle, WA 98125-8015 aty +Ben Ellison, +Randy Michelson Esq, Michel San Francisco, CA 94104-3502

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. NONE. TOTAL: 0

***** BYPASSED RECIPIENTS *****

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Aug 31, 2019 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email)

system on August 29, 2019 at the address(es) listed below:

Angie Lee on behalf of Creditor Washington State Taxing Agencies bculee@atg.wa.gov Unsecured Creditors' Committee

Benjamin A Ellison on behalf of Creditor Committee

bellison@lawdbs.com Benjamin J McDonnell Clever Capital, LLC ben@pyklawyers.com, on behalf of Creditor

lauren@pyklawyers.com,eboudreau@pyklawyers.com,ncross@pyklawyers.com

Benjamin J McDonnell on behalf of Defendant Clever Capital, LLC ben@pyklawyers.com, lauren@pyklawyers.com,eboudreau@pyklawyers.com,ncross@pyklawyers.com

Benjamin J McDonnell on behalf of Creditor David M Carlson ben@pyklawyers.com,

 ${\tt lauren@pyklawyers.com,eboudreau@pyklawyers.com,ncross@pyklawyers.com}$

Benjamin J McDonnell on behalf of Defendant David M. Carlson and Jane Doe 1 ben@pyklawyers.com,

 $\verb|lauren@pyklawyers.com, \verb|ncross@pyklawyers.com|, \verb|ncross@pyklawyers.com||$

Benjamin J McDonnell on behalf of Defendant Enterprise Focus, Inc. ben@pyklawyers.com,

lauren@pyklawyers.com, eboudreau@pyklawyers.com, ncross@pyklawyers.com

Brian A. Walker on behalf of Defendant Jeffrey Field bwalker@omwlaw.com, kreynolds@omwlaw.com

Christopher F Ries on behalf of Creditor Neppel Electrical & Controls, LLC chrisr@rieslawfirm.com, diana@rieslawfirm.com;cdg@rieslawfirm.com;carrie@rieslawfirm.com

NC Machinery Co. pharris@lasher.com, Danial D Pharris on behalf of Creditor

luksetich@lasher.com

Daniel J Bugbee on behalf of Creditor Committee Unsecured Creditors' Committee

dbugbee@lawdbs.com, paralegal@lawdbs.com

David A Kazemba on behalf of Creditor MLDC1, LLC dkazemba@overcastlaw.com,

 $\verb|amber@overcastlaw.com|, \verb|lindat@overcastlaw.com||$

David A Kazemba on behalf of Creditor Giga Plex, LLC dkazemba@overcastlaw.com,

amber@overcastlaw.com,lindat@overcastlaw.com

David R Law on behalf of Creditor Port of Douglas County david@dadkp.com, amy@dadkp.com Dominique R Scalia on behalf of Interested Party Unsecured Creditors Committee of Giga Watt

Inc. dscalia@lawdbs.com, paralegal@lawdbs.com

Dominique R Scalia on behalf of Creditor Committee Unsecured Creditors' Committee

dscalia@lawdbs.com, paralegal@lawdbs.com

Douglas A. Hofmann on behalf of Creditor Refael Sofair dhofmann@williamskastner.com

Gary W Dyer on behalf of U.S. Trustee US Trustee Gary.W.Dyer@usdoj.gov Gretchen J. Hoog on behalf of Attorney Emerald City Statewide LLC ghoo

Emerald City Statewide LLC ghoog@pcslegal.com,

danderson@pcslegal.com

James D Perkins on behalf of U.S. Trustee US Trustee james.perkins@usdoj.gov

Jason T Piskel on behalf of Defendant Enterprise Focus, Inc. jtp@pyklawyers.com

on behalf of Creditor David M Carlson jtp@pyklawyers.com Jason T Piskel

Jason T Piskel on behalf of Defendant David M. Carlson and Jane Doe 1 jtp@pyklawyers.com Jason T Piskel

on behalf of Defendant Clever Capital, LLC jtp@pyklawyers.com on behalf of Creditor Clever Capital, LLC jtp@pyklawyers.com Jason T Piskel

on behalf of Creditor Refael Sofair jknox@williamskastner.com, John Knox

kmejia@williamskastner.com

District/off: 0980-2 User: notice Page 2 of 2 Date Rcvd: Aug 29, 2019

Form ID: pdf002 Total Noticed: 2

chlaynef@hawlaw.com

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued) Joseph A.G. Sakay on behalf of Interested Party Allrise Financial Group joe.sakay@hcmp.com, bankruptcy@hcmp.com;carol.cannon@hcmp.com;tammie.gere@hcmp.com Kathryn R McKinley on behalf of Creditor Douglas County PUD kathryn.mckinley@painehamblen.com, ads@painehamblen.com Mark Waldron trustee@mwaldronlaw.com, mark@mwaldronlaw.com Pamela Marie Egan on behalf of Plaintiff Mark Waldron pegan@potomaclaw.com
Pamela Marie Egan on behalf of Trustee Mark Waldron pegan@potomaclaw.com Quentin D Batjer on behalf of Creditor Port of Douglas County pam@dadkp.com, quentin@dadkp.com Roberto H Castro on behalf of Interested Party Nathan Welling rcastro@rcastrolaw.com, castro.ava@gmail.com Scott Weaver on behalf of Creditor Executive Flight, Inc. weaver@carneylaw.com, fuhrmann@carneylaw.com Scott B Henrie on behalf of Creditor Refael Sofair SHenrie@williamskastner.Com, DLevitin@williamskastner.Com Shauna S Brennan on behalf of Creditor ECO Diversified Holdings, Inc. sbrennan@outsidegeneralcounsel.com, admin@outsidegeneralcounsel.com US Trustee USTP.REGION18.SP.ECF@usdoj.gov Vanessa Pierce Rollins on behalf of Creditor Clever Capital, LLC vprollins@gma Vanessa Pierce Rollins on behalf of Creditor David M Carlson vprollins@gmail.com Clever Capital, LLC vprollins@gmail.com William L Hames on behalf of Creditor Port of Douglas County billh@hawlaw.com,

mecqueh@hawlaw.com,juliem@hawlaw.com,frontdesk@hawlaw.com,carmenb@hawlaw.com,emmal@hawlaw.com,

т∩тат.: 40

So Ordered. Dated: August 29th, 2019		Frederick P. Corbit
1		Bankruptcy Judge
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8	UNITED STATES BANKRUPTCY COURT	
9	EASTERN DISTRI	CT OF WASHINGTON
10	In re:	Case No. 18-03197 FPC 11
11	GIGA WATT, Inc., a Washington	The Honorable Frederick P. Corbit
12	corporation, Debtor.	ORDER GRANTING REQUEST
13	56 000.	FOR (I) EXPEDITED HEARING ON AUTHORITY TO RE-OPEN THE
14		TNT FACILITY AND TO BORROW ON INTERIM BASIS; (II)
15		AUTHORIZING RE-ÓPÉNING OF TNT FACILITY; AND (III)
16		APPROVING FÍNANCÌNG ON INTERIM BASIS WITH SUPER-
17		PRIORITY UNSECURED STATUS AND ORDER SETTING FINAL
18		HEARING ON REQUEST TO BORROW
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20	This matter came to be heard on the Chapter 11 Trustee's Motion for Order (i) Setting Expedited Hearing on Request for Authority to Re-Open the TNT Facility and to Borrow on Interim Basis; (ii) Authorizing Re-Opening of TNT	
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22		
23		
24	Order Authorizing Re-Opening of TNT	Facility and Granting Interim Financing,

Facility; and (iii) Approving Financing on Interim and Final Basis with Super-1 Priority Unsecured Status (the "Motion") filed by Mark D. Waldron, in his official capacity as the Chapter 11 Trustee (the "Trustee"). The Court has also considered the objection of David Carlson and Clever Capital, LLC to the Motion, filed on August 28, 2019 [ECF No. 360] (the "Objection") and the response of the Official Committee of Unsecured Creditors to the Motion filed on August 28, 2019 [ECF No. 361] (the "Response"). The Court also held an interim hearing (the "Interim Hearing") by telephone on August 29, 2019 at 10:00 a.m. in which it heard argument and testimony. 10 In the Motion, the Trustee requested entry of an order: 11 Authorizing the Trustee to re-open the Debtor's facility at 474 A. Highline Drive, East Wenatchee, Washington (the "TNT Facility") on shortened 12 13 notice; B. 14 Authorizing the Trustee to obtain a \$158,512 loan on an interim 15 basis, comprised of \$154,512 (the "Catch-Up Power Payment") and a \$4,000 16 origination fee, pending a final hearing on the Motion, and (ii) the remainder of 17 \$41,488 for a total of \$200,000 on a final basis (the "Loan") pursuant to the terms of the Super-Priority Unsecured Credit Agreement (the "Loan Agreement") 18 submitted with the Motion as Exhibit B; 19 C. Authorizing the Trustee to use the proceeds of the Loan in 20 21 accordance with the budget (the "Budget") set forth in Section 2.6 of the Loan 22 Agreement, as such may be revised or with the Lender's consent; 23 Order Authorizing Re-Opening of TNT Facility and Granting Interim Financing, 24 etc. - Page 2 25

1 D. Authorizing the Trustee to execute and enter into the Loan Agreement and to perform such other and further act as may be required thereby; 3 and E. 4 Granting a super-priority claim pursuant to section 364(c)(1) of title 11 of the United States Code (the "Bankruptcy Code"); and F. 6 Finding that the Loan is made in good faith. 7 Based upon the Motion, the record before the Court, the testimony and arguments made and heard at the Interim Hearing, the Objection and the Response, the Court stated its findings of fact and conclusions of law at the 10 Interim Hearing and those findings of fact and conclusions of law are incorporated 11 herein by reference as if set forth fully herein as provided in Rule 7052 of the 12 Federal Rules of Bankruptcy Procedure. 13 ACCORDINGLY, IT IS HEREBY ORDERED THAT THE MOTION IS **GRANTED:** 14 Authorization to Re-Open the TNT Facility. The Trustee shall be and 15 1. hereby is authorized to re-open the TNT Facility. 16 17 2. Authorization for Loan. The Trustee shall be and hereby is authorized to borrow from Lender on the terms and conditions contained in this order and is 18 19 authorized, but not directed, to enter into the Loan Agreement. Upon execution 20 and delivery of the Loan Agreement, such agreement shall constitute a valid and 21 binding obligation of the bankruptcy estate, enforceable against the Trustee, in his 22 capacity as trustee and not personally, and enforceable against the estate in accordance with its terms. 23 Order Authorizing Re-Opening of TNT Facility and Granting Interim Financing, 24 etc. - Page 3

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- 6. <u>Payment Terms</u>. The Trustee shall pay to the Lender on a monthly basis the greater of \$25,000 or FIFTY PERCENT (50%) of Monthly Net Revenues, as such term is defined in the Loan Agreement, until the full amount of the Loan, including principal and interest, is paid in full.
- 7. Good Faith. The Court has considered and determined the matters set forth in this Order pursuant to its power under section 364(c) of the Bankruptcy Code to authorize the Trustee to obtain credit and other financial accommodations on the terms agreed to by and between the Trustee and the Lender. Each of such terms and conditions of the Loan is subject to the protections contained in section 364(e) of the Bankruptcy Code.
- 8. <u>Immediate Binding Effect</u>. The subject of this Order is a "core" proceeding as defined in 28 U.S.C. § 157(b)(2)(D). This Order shall be valid and fully effective immediately upon its entry.
- 9. Notice of Final Hearing. Within one business day of entry of this Order, the Trustee shall serve notice of the date and time of the final hearing on the Motion (the "Notice"). The Notice shall state that any party in interest objecting to the approval of the Loan on a final basis shall file a written objection within the deadlines provided by the Federal Rules of Bankruptcy Procedure and any applicable Local Bankruptcy Rules and that if no written objection has been timely filed, the Court may approve the Loan on a final basis with or without Order Authorizing Re-Opening of TNT Facility and Granting Interim Financing, etc. Page 5

further hearing. A final hearing shall be held on the Motion on September 24, 2019 at 1:30 p.m. This Order does not resolve any issues in the adversary proceeding, 10. Waldron v. Carlson, et al, Case No. 19-80012, which is currently pending. **/// END OF ORDER ///** Order Authorizing Re-Opening of TNT Facility and Granting Interim Financing, etc. - Page 6